## OIL AND GAS LEASE

· A finished in the contract property interest and the contract of the contrac

Form 88 Producers

AGREEMENT, Made and entered into th			une	_1924by and betweer	
H. L. Hollingsworth.	partyof the sec	party of the first poond part, he	art, hereinalter called le reinafter called le	son (whether one or mo ed Terror of the second	re) and part; Tessee.
WITNESSETH, That the said lessor, for cash in hand paid, receipt of which is hereby acknot performed, has granted, demised, leased and let of mining and operating for oll and gas, and of layis said products, all that certain tract of land, situate	and in consideration of wledged and of the covena and by these presents do's ig of pipe lines, and buildi in the County of Tulsa, St	One ots and agreements h grant, demise, og tanks, powers, stat ate of Oklahoma, des	nereinafter contained on the lease and let unto the said ions and structures therecarbed as follows to-wit:	ne part of lessee to be pa lessee, for the sole and o an to produce, save, and	DOLLARS. id, kept and nly purpose take care of
Southeast qua One (31), Tow East.	cter of the Sounship Nineteen	ithwest quar (19) North,	ter, Section 1 Range Fourtee	hirty n (14)	
of section 31 Township 19	Range 144	and containin	40 g40	acres, mo	re or less.
It is agreed that this lease shall remain in feither of them is produced from said land by the lease in consideration of the premises the said less lst. To deliver to the credit of lessor, free produced and saved from the leased premises.	ssee.		years from this date, and hay connect. his we		
2nd. To pay the lessor On well where gas only is found in the manufacture of gasol monthly at the prevailing musuch well for all inside staid land during the same trisk.  3rd. To pay lessor for	l, while the saine or any other erket rate; and oves and all in ime by making h	ame is being or product, i lessor to nside lights nis own conn	g used off the a royalty of o have gas free in inthe principlections with t	premises and ne-eighth (1/ of cost from al dwelling h he wells at h	if used 8),payabl any ouse on is own
Eighth of proceeds for the be made monthly and if used of one-eighth (1/8) payable	time during whi	ich such gas cture of gas	shall be used cline or any o	. said paymen	ts to
If no well be commenced on said land of	n or before the 6t1			25 the lease sha	
as to both parties, unless the lessee on or before th	at date shall pay or tender	to the lessor, or the le	essor's credit in theAX	kansas Vall <b>e</b>	State
Bank at Broken Arrow, Oklasof said land, the sum of Forty		DOLLARS, which s	hall operate as a rental a	nd cover the privileges	of deferring
the commencement of a well for 128 may be further deferred for like period of the sam the down payment, covers not only the privileges period as aforesaid, and any and all other rights co Should the first well drilled on the above of twelve months from the expiration of the last ren before the expiration of said twelve months shall it is agreed that upon the resumption of the paym and the effect thereof, shall continue in force just a  If said lessor owns a less interest in the above provided for shall be paid the lessor only in the pre Lessee shall have the right to use free of con lessor.	tescribed land be a dry his all period for which rental caume the payment of reet of rentals, as above protections as though there had been now described land than the portion whichin_s.	ole, then, and in that I has been paid, this entals in the same an covided, that the last interruption in the r entire and undivided sterest bears to the wi cced on said land for_	c event, if a second well is lease shall terminate as to hount and in the same ma preceding paragraph here ental payments.  fee simple estate therein, nole and undivided fee.	not commenced on said both parties, unless the nner as hereinbefore pro of, governing the payme then the royalties and re	land within lessee on or vided. And nt of rentals entals herein
When requested by lessor, lessee shall bury No well shall be drilled nearer than 200 feet Lessee shall pay for damages caused byh_	to the house or barn now	on said premises, with	out the written consent o	f the lessor.	
Lessee shall have the right at any time to r If the estate of either party hereto is assign to their heirs, executors, administrators, successor on the lessee until after the lessee has been furnish shall be assigned as to a part or parts of the abov of the proportionate part of the rents due from hi said lands which the said lessee or any assignee the	ed, and the privilege of as s or assigns, but no chang ed with a written transfer described lands and the a m or them, such default so reof shall make due payrs	signing in whole or in e in the ownership of or assignment or a tr assignee or assignees of hall not operate to de ent of said rental.	n part is expressly allowed the land or assignment o ue copy thereof; and it is of such part or parts shall efeat or affect this lease in	the covenants hereof frentals or royalties sha hereby agreed in the ever fail or make default in so far as it covers a par	shall extend il be binding int this lease the payment t or parts of
Lessor hereby warrants and agrees to defen for lessor, by payment, any mortgages, taxes or the rights of the holder thereof.	d the title to the lands he other liens on the above o	rein described, and ag lescribed lands, in th	grees that the lessee shall lessees that the lessees the lessees that the lessees t	nave the right at any tin ment by lessor, and be s	ne to redeem ubrogated to
In Testimony Whereof We Sign, this the.	7	June	1924.		
WITNESS			E. Earl Cline Agnes M. Cline		(SEAL)
			Agnes M. Cline		(SEAL)
	ACKNOWLEDG	MENT TO THE LI	CASE		
STATE OF OKLAHOMA, COUNTY OF THE BE IT REMEMBERED, That on this.	ulsass:			twen	ty four
before me, a Notary Public in and for said County and Agnes M. Cline	and State, cameperi	sonally_appe the identical person	ared E. Carl C	line vithin and foregoing inst	rument and
acknowledged to me that they executed the					
My Commission expires March 1					favor Dalate
STATE OF OKLAHOMA, TULSA COUNTY, This instrument was filed for record on the 360 and duly recorded in Book 463 Page	SS: 10 day	of June	, <sub>192</sub> 4 <sub>at</sub> 11:25	No o'clock	A. M.
and duly recorded in Book 468 Page	of t	he records of this offic	e. O. G. Weaver		
	(Seal)		Brady Brown	Cou	nty Clerk.
		<b></b>	<b>y</b>		_Deputy.